From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: VOSSIUS & PARTNER	EINGEGANGE	ENI	P	CT
Siebertsträsse 4 D-81675 München ALLEMAGNE	Vossius & Partner 17, Feb. 2000 Frist bearb.	- 1 3	THE INTERNATION	TRANSMITTAL OF NAL PRELIMINARY ON REPORT ule 71.1)
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Applicant's or agent's file referent B 3077 PCT	cė \		IMPORTAN	T NOTIFICATION
International application No. PCT/EP98/07313	International filing date (a	day/moi	nth/yesr) Priority da 17/11/1	nie (dzy/month/year) 997
Applicant KUFER, Peter et al.			,	

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Fax: +49 69 2399 - 4465

Authorized officer

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European Patent Office 0-30258 Munich Tel =49 89 2399 + 0 Tx | 523558 epmu d

Vullo, C

Tel.-49 89 2399-8061



- PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

B 3077 PCT FOR FURTHER ACTION Proteininary Examination Report (Form PCT/IPEA/18) International application No. PCT/EP98/07313 16/11/1998 17/11/1998 17/11/1997 International Patent Classification (IPC) or netional classification and IPC C12N15/10 Applicant KUFER, Peter et al. 1. This international proliminary examination report has been prepared by this International Proliminary Examining Authority and its framsmitted to the applicant according to Article 36. 2. This REPORT consists of a total of 6 sheets, including this coversheet. 8 This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Pule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of 4 sheets. 3. This report contains indications relating to the following items:	Applicant's or ac	ent's file reference			See Notific	ation of Transmittal of Interna	tional
16/11/1995 17/11/1997 International Preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 2. This REPORT consists of a total of 6 sheets, including this cover sheet. 3. This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of 4 sheets. 3. This report contains indications relating to the following items:	B 3077 PCT		FOR FURTHER A	CTION			
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3. This report contains indications relating to the following items:	рееп	amended and are the bas	sis for this report and/or	sheets co	ntaining re	ctifications made before t	
Basis of the report Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Lack of unity of invention Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability: citations and explanations suporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application Date of completion of this report 16/06/1999 14. 02. 00 Name and mailing address of the international pre-invancy examining authority: European Patent Office	These ลูกเ	nexes consist of a total of	4 sheets.				
Priority	This report	t contains indications rela	ling to the following iter	ms;			
Priority	\ ⊠	Basis of the report					
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V Cack of unity of invention	III 🗀	Non-establishment of o	pinion with regard to no	veity, inve	entive step	and industrial applicability	,
citations and explanations suporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application Date of submission of the demand Date of completion of this report 16/06/1999 14. 02. 00 Name and mailing address of the international pre-imansity examining authority European Patent Office C-80298 Munich Tail 49 98 2339 - 0 Tx: 523655 apmit d Moonant, P	l .						
VII Certain documents cited VIII Certain defects in the international application VIII Certain observations on the international application Date of submission of the demand Date of completion of this report 16/06/1999 14. 02. 00 Name and mailing address of the international pre-immary examining authority European Patent Office 2-80298 Munich Tel: 49.99 3359 - 0 Tx: 523656 epmind Moonen, P	v 🛭				oveity, inve	entive step or industrial ap	plicability:
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/EP98/07313

I,	Bas	sis of the report				
1.	res	ponse to an invitation	trawn on the basis of (substitute on under Article 14 are referred to not contain amendments.);			
	De	scription, pages:				
	1-5	4	as originally filed			
	Çla	ims, No.:				
	1-2	9	as received on	07/01/2000	with letter of	07/01/2000
	Dra	wings, sheets:				
	1/4	8-48/48	as originally filed			
	Dra	wings, No.:				٠,
	1-1	2	as originally filed			
•	 .		,			
2.	The	amendments have	e resulted in the cancellation of:			
		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			
3.			en established as if (some of) to beyond the disclosure as filed (nts had not been made	e, since they have been

4. Additional observations, if necessary:

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/EP98/07313

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: No.

Claims 1-20, 22-29

Claims 21

Inventive step (IS). Yes:

Yes:

Claims 9, 12-18 and 22-29

Claims 1-8, 10-11 and 19-21

Industrial applicability (IA)

Yes: Claims

Claims 1-29

2. Citations and explanations

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

INTERNATIONAL PRELIMINARY International application No. PCT/EP98/07313 EXAMINATION REPORT - SEPARATE SHEET

Reference is made to the following documents:

D1: PNAS 92 (1995) 7021-5

D2: EP-A-0 610 046

D3: Nature Biotechnology 14 (1996) 1149-1154

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The present application is directed to the selection of recombinant bi- or multivalent single-chain (sc) fusion proteins. A selected sc-protein may comprise a binding site domain binding strongly to a predetermined epitope and C-terminal to another, additional domain (this additional domain being undefined in claim 1); in other words, it is considered that the present invention does not necessarily only relate to the identification of single binding sites that can subsequently be joined as multicompatible modules (claim 1 refers to the display of the fusion protein containing at least two domains). The affinity of binding to the epitope is not influenced by the position of the binding site domain in the recombinant fusion protein.

The selection for binding is not a novel concept: D3 has referred to the selection for binding in relation to the obtaining of more stable diabodies applying phage display libraries. An efficient selection procedure to enrich for antigen-binding diabodies is applied (see Table 1). The first full paragraph on page 1153 reads as follows, following on a discussion on the affinity of the D1.3 lysozyme binding: In constructing an individual bispecific molecule from two antibodies, it will be necessary to carefully measure the effect of one binding site on its partner. However, by constructing and selecting from a library, potententially unfavourable combinations could be avoided. It may even be possible to select from large collections of bispecific molecules those diabodies that exhibit an allosteric effect.

No prior art document has specifically referred to the C-terminal positioning in a recombinant bi- or multivalent polypeptide: however, in view of the above teaching of D3 (considered to be the closest prior art document) with the general

INTERNATIONAL PRELIMINARY International application No. PCT/EP98/07313 EXAMINATION REPORT - SEPARATE SHEET

knowledge about the generation of sc proteins and the possibility to screen for the desired binding specificities (see also WO 94/05781 page 5 lines 26-30) it is considered to have been obvious to measure the effect of C-terminal positioning of a binding site domain.

In the construction of a coding sequence for a bi-specific antibody the skilled person has two options concerning the order of the domain coding sequences; in view of the teaching of D3 it is considered to have been obvious to consider the generation of both constructs.

Therefore, the present application does not satisfy the criterion set forth in Article 33(3) PCT because the subject-matter of **claim 1** does not involve an inventive step (Rule 65(1)(2) PCT).

- 2. With respect to the depending claims 2-8, 10-11 and 19-20 it is considered that the additional features of these claims are obvious to the skilled person as they appear to be based on known aspects for the construction of recombinant vectors coding for fusion proteins containing at least two domains.
- 3. With respect to present claim 9 and depending claims 12-18 an inventive step is acknowledged for the additional domain specified as the N2-domain of the gene III product of filamentous phage, the advantagous effect of the presence of this domain N-terminal of the binding domain was not obvious to the skilled person (Article 33(3) PCT).
- With respect to the kit-claim 21 referring back to the fusion proteins of claim 1 it is considered that this claim is non-unitarily linked to the method-claims 1-8, as the subject-matter of claim 21 does not necessarily depend on the method of claim 1. The subject-matter of said claim overlaps with the products obtainable from methods already available in the prior art (see e.g. D1, the C-terminal domain of Flag is a binding site domain, and see also D3, the bispecific fusion proteins). Thus, it is considered that claim 21 lacks novelty, contrary to the requirements of Article 33(2) PCT.

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 Claims 22- 29 relate to specified CDR amino acid sequences generated by the method of the invention; the specified sequences are considered to involve an inventive step.

Re Item VII

Certain defects in the international application

6. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D3 is not mentioned in the description, nor is this document identified therein.

Re Item VIII

Certain observations on the international application

7. In conjunction with the above observation with respect to the lack of unity of invention, it is noted that Article 6 of the PCT requires that all independent claims contain the essential technical feature(s) of the invention (see also Rule 6.3(b) PCT).

This special technical feature of the invention is considered to be the additional domain referred to in present claim 9.

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nal Application No PCT/EP 98/07313

A. CLASSIFICATION OF SUBJECT MATTER
IPC 6 C12N15/10 C12N15/13 C12N15/62 C12N5/10 C12N1/21 C07K14/705 A61K39/395 G01N33/577 CO7K16/30

According to International Patent Classification (IPC) or to both national classification and IPC

8. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 6 C12N C07K

Documentation searched other than minimum documentation to the extent that such documents are included in the flekks searched

Electronic data base consulted during the internetional search (name of data base and, where practical, search terms used)

Caregory *	Citation of document, with indication, where appropriate, of the retevant passages	Relevant to claim No.
X	MACK M ET AL: "A SMALL BISPECIFIC ANTIBODY CONSTRUCT EXPRESSED AS A FUNCTIONAL SINGLE-CHAIN MOLECULE WITH HIGH TUMOR CELL CYTOTOXICITY" PROCEEDINGS OF THE NATIONAL ACADEMY OF SCIENCES OF USA, vol. 92, no. 15, 18 July 1995, pages 7021-7025, XP000566333 cited in the application see the whole document	24,26, 28-32
X .	EP 0 610 046 A (SQUIBB BRISTOL MYERS CO) 10 August 1994 see the whole document, esp. pp.5-8 -/	24,26, 28-32

X Further documents are listed in the continuation of box C.	X Patent family members are listed in annex.
*Special categories of cited documents; "A" document defining the general state of the art which is not considered to be of particular relevance. "E" earlier document but published on or after the international filling date. "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another clation or other special reason (as specialed). "O" document referring to an oral disclosure, use, exhibition or other means. "P" document published prior to the international filling date but later than the priority date claimed.	To later document published after the International filing date or priority date and not in conflict with the application but cited to understand the principle of theory underlying the invention. "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone. "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Oate of the accust completion of the international search	Oate of mailing of the international search report
16 April 1999	28/04/1999
Name and mailing address of the ISA European Patent Office, P.B. 5616 Patentiaan 2 NL - 2280 HV Rijswijk	Authorized officer
Ter. (~31-70) 340-2040, Tx. 31 551 epo nt, Fax: (+31-70) 340-3015	Kania, T

Form PCT/ISA/210 (second sheet) (July 1992)

PCT/EP 98/07313

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C.(Continu	RION) DOCUMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
A	WO 94 05781 A (SCRIPPS RESEARCH INST; LIGHT JAMES PAUL II (US); LERNER RICHARD A) 17 March 1994 see the whole document	,	1-32
Α	WO 92 18619 A (SCRIPPS RESEARCH INST) 29 October 1992 see the whole document	/	1-32
Α ·	MCGUINNESS, BRIAN T. ET AL: "Phage diabody repertoires for selection of large numbers of bispecific antibody fragments" NAT. BIOTECHNOL. (1996), 14(9), 1149-1154 CODEN: NABIF9; ISSN: 1087-0156, XP002100039 see the whole document	J.	1-32
А	MACK M ET AL: "Biologic properties of a bispecific single-chain antibody directed agains 17-1A (EpCAM) and CD3: tumor cell-dependent T cell stimulation and cytotoxic activity." JOURNAL OF IMMUNOLOGY, (1997 APR 15) 158 (8) 3965-70. JOURNAL CODE: IFB. ISSN: 0022-1767., XP002100040 United States see the whole document		1-32
A	CUACKSON T ET AL: "IN VITRO SELECTION FROM PROTEIN AND PEPTIDE LIBRARIES" TIBTECH, vol. 12, May 1994, pages 173-184, XP000652419 see esp. pp 174-179 l.col.		1-32
A	HAYDEN, MARTHA S. ET AL: "Antibody engineering" CURR. OPIN. IMMUNOL. (1997), 9(2), 201-212 CODEN: COPIEL;ISSN: 0952-7915, XP002100041 see esp. p.206 r.col. ff.		1-32
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IN SKE COM IONAL SEARCH REPORT

Information on patent family members

Inte anal Application No PCT/EP 98/07313

	ent document n search repor	t	Publication date		atent family member(s)	Publication date
EP (610046	Α	10-08-1994	US	5637481 A	10-06-1997
				CA.	2114353 A	02-08-1994
				JP	6319548 A	22-11-1997
WO 9	405781	Α	17-03-1994	ΑU	685753 B	29-01-1998
				AU	4848593 A	29-03-1994
				CA	2143104 A	17-03-1994
				EP	0663953 A	26-07-1995
				JP	8502645 T	26-03-1996
~===			7772777777777	US	5770356 A	23-06-1998
WO 9	218619	A	29-10-1992	AU	662148 B	24-08-1995
,				AU	1785692 A	17-11-1992
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				PT	100379 A,B	31-08-1993
				US	5658727 A	19-08-1997
				บร	5759817 A	02-06-1998
				US	5667988 A	16-09-1997